

MEMO ENDORSED

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

GLEN CLOVA INVESTMENT CO., a Cayman Islands
Corporation,

Plaintiff,

v.

TRANS-RESOURCES, INC., a Delaware Corporation,
and TPR INVESTMENT ASSOCIATES, INC., a
Delaware Corporation,

Defendants.

TPR INVESTMENT ASSOCIATES, INC.,

Third-Party Plaintiff,

v.

ARIE GENTER,

Intervener/Defendant, Third Party
Defendant, and Counterclaim Plaintiff.

ARIE GENTER,

Counterclaim Plaintiff,

-against-

GLEN CLOVA INVESTMENT CO., and TPR
INVESTMENT ASSOCIATES, INC.,

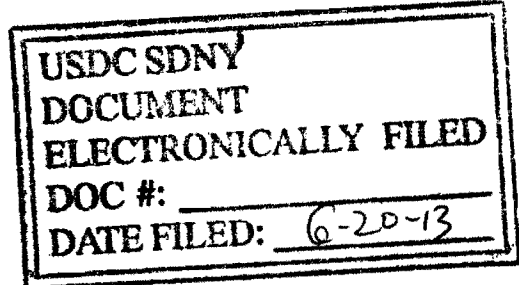
Counterclaim Defendants

-and-

SAGI GENTER, DALIA GENTER, THE SAGI GENTER
1993 TRUST, ROCHELLE FANG, Individually and as
Trustee of THE SAGI GENTER 1993 TRUST, TR
INVESTORS, LLC, NEW TR EQUITY I, LLC, NEW TR
EQUITY II, LLC, JULES TRUMP, EDDIE TRUMP,
MARK HIRSCH and TRANS-RESOURCES, INC.

Additional Counterclaim Defendants

Case No. 08-CV-7140 (JFK)



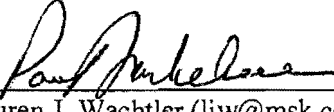
JOINT REQUEST FOR
VOLUNTARY DISMISSAL WITH
PREJUDICE PURSUANT TO FED.
R. CIV. P. 41(a)(2)

Pursuant to Rule 41(a)(2) of the Federal Rules of Civil Procedure, Intervener/Defendant, Third Party Defendant and Counterclaim Plaintiff Arie Genger ("Arie"), Plaintiff and Counterclaim Defendants Glenclova Investment Co. and Additional Counterclaim Defendants TR Investors, LLC, New TR Equity I, LLC, New TR Equity II, LLC, Jules Trump, Eddie Trump, Mark Hirsch and Trans-Resources, Inc. (collectively, the "Trump Group") hereby jointly request that all claims and counterclaims of Arie against the Trump Group are voluntarily dismissed with prejudice, all parties to bear their own attorney's fees and costs.

Nothing in this request is intended to dismiss, discontinue or release any claim asserted by Glenclova Investment Co. in this action against TPR Investment Associates, Inc.

DATED: New York, New York
June 19, 2013

MITCHELL SILBERBERG & KNUPP LLP

By: 
Lauren J. Wachtler (ljw@msk.com)
Paul D. Montclare (pdm@msk.com)
12 East 49th Street, 30th Floor
New York, New York 10017-1028
Telephone: (212) 509-3900
Facsimile: (212) 509-7239

*Attorneys for Defendant and Counterclaim
Plaintiff Arie Genger*

SKADDEN, ARPS, SLATE MEAGHER &
FLOM LLP

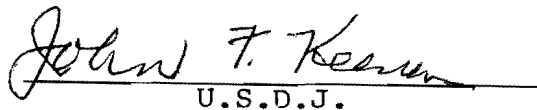
By: 
William P. Frank
Thomas Allingham, II
William.Frank@skadden.com
Thomas.Allingham@skadden.com
Four Times Square
New York, New York 10036
(212) 735-3000

*Attorneys for Plaintiff and Counterclaim
Defendants and Additional Counterclaim
Defendants the "Trump Group"*

The application is granted.

SO ORDERED.

Dated: New York, N.Y.
June 20, 2013


John F. Keenan
U.S.D.J.